UNITED STATES DISTRICT COURT for the

	101	arc .		FILED IN OPEN COLURT
Eastern District of North Carolina				ON 4 19 2016 C
United States of America	ca ,			US District Court Essentian District of NC
v. Dayton Jarrod Davis)))	Case No:	4:11-CR-57-2BG	
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	March 15, 2012)	USM No: Alan DuBo Defendant's A		
ORDER REGARI	DING MOTION	FOR SE	NTENCE RE	DUCTION
PURSUANT TO 18 U.S.C. § 3582(c)(2)				
Upon motion of the defend § 3582(c)(2) for a reduction in the term subsequently been lowered and made re § 994(u), and having considered such mand the sentencing factors set forth in 1 IT IS ORDERED that the motion is: □ DENIED. □ GRANTED in the last judgment issued) of 188	of imprisonment imperoactive by the Unitation, and taking into 8 U.S.C. § 3553(a), to and the defendant's part of the state of the stat	posed based or ed States Sento account the or the extent the previously im	n a guideline sente tencing Commissi policy statement s nat they are applica	encing range that has on pursuant to 28 U.S.C. set forth at USSG §1B1.10 able,
If the amount of time the defendant has a sentence, subject to an additional period (Cor	•	s for administ	rative purposes of	
Except as otherwise provided, all provises shall remain in effect. IT IS SO ORDER Order Date: Effective Date: (if different from order date)	Terren	enu	rch 15, 2012, Judge's signa U.S. District Jud	